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2	Eastern District of Washington	FILED IN THE
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10	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON	
11		) CD 11 042 H 0
12		CR-11-042-JLQ
13		SUPERSEDING INDICTMENT
14	UNITED STATES OF AMERICA,	Vio: 18 U.S.C. § 2332a(2)
15 16	Plaintiff,	Attempted Use of a Weapon of Mass Destruction (Count 1)
17	vs.	} 26 U.S.C. § 5861(d)
18		Possession of an Unregistered Destructive Device (Count 2)
19	KEVIN WILLIAM HARPHAM,	18 U.S.C. 8 249
20	Defendant.	18 U.S.C. § 249 Hate Crimes Act (Count 3)
21		18 U.S.C. § 924(c)(1)(B) (ii) - Use of a Firearm in Relation to a Crime of
22		) Relation to a Crime of Violence (Count 4)
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24		,
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	SUPERSEDING INDICTMENT - 1	

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The Grand Jury Charges:

## COUNT 1

On or about January 17, 2011, in the Eastern District of Washington, KEVIN WILLIAM HARPHAM, acting without lawful authority, did knowingly attempt to use a weapon of mass destruction, to wit: an improvised explosive device, placed prior to and along the planned route of a Martin Luther King Jr. unity march at the northeast corner of Main and Washington Streets, in Spokane, Washington, against any person and property, which property is Main and Washington Streets, Eye Care Center and Hill's Restaurant, all of which property is used in an activity that affects interstate and foreign commerce, which would have caused these businesses to be closed for a period of time and adversely affected interstate commerce in addition to reducing business because of the public stigma associated to a bombing, had it occurred, in violation of 18 U.S.C. § 2332a (2).

## COUNT 2

On or about January 17, 2011, in the Eastern District of Washington, KEVIN WILLIAM HARPHAM knowingly received and possessed a firearm, to wit: a destructive device, not registered to him in the National Firearms Registration and Transfer Record, in violation of 26 U.S.C. § 5861(d).

## COUNT 3

On or about January 17, 2011, in the Eastern District of Washington, KEVIN WILLIAM HARPHAM attempted to cause bodily injury with an explosive device, to wit, an improvised explosive device, to individuals attending the Martin Luther King, Jr. Unity March because of actual or perceived race, color, and national origin of any person, in violation of 18 U.S.C. § 249.

## COUNT 4

On or about January 17, 2011, in the Eastern District of Washington,
KEVIN WILLIAM HARPHAM knowingly use, carry, and possess a firearm, to
SUPERSEDING INDICTMENT - 2
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wit: a destructive device, during, in relation to, and in furtherance of a crime of violence for which he may be prosecuted in a court of the United State, that is, the Hate Crimes Act, 18 U.S.C. § 249, as charged in Count 3 of this Superseding Indictment, in violation of 18 U.S.C. § 924(c)(1)((B)(ii).

DATED this 2/57 day of April, 2011.

A TRUE-BILL

United States Attorney

Assistant United States Attorney

Thomas E. Perez

Assistant Attorney General

Civil Rights Division

Christopher Lomax

Trial Attorney, Civil Rights Division United States Department of Justice

**SUPERSEDING INDICTMENT - 3** P10418dd.JHA.wpd